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Male Performance Medical Partnership, LLC
Medical Partnership, LLC, Leonard Messina, and
Las Vegas Male Performance Clinic*

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

TISSUE REGENERATION
TECHNOLOGIES, LLC and GENERAL
PATENT, LLC,

Plaintiffs,

v.

MALE PERFORMANCE MEDICAL
PARTNERSHIP, LLC; MEDICAL
PARTNERSHIP, LLC; R. BAXTER
TEEGARDEN; LEONARD MESSINA;
RICHARD NEISWONGER a/k/a/ RICK
CHARLES; LAS VEGAS MALE
PERFORMANCE CLINIC; and PEAK
HEALTH GROUP LV, LLC,

Defendants.

Case No. 2:18-cv-01914-RFB-GWF

**STIPULATION AND ORDER FOR
EXTENSION OF TIME TO ANSWER
OR OTHERWISE RESPOND TO THE
COMPLAINT**

(Second Request)

1 Pursuant to Federal Rule of Civil Procedure 6(b)(1) and District of Nevada Local Rule IA
2 6-1, Plaintiffs TISSUE REGENERATION TECHNOLOGIES, LLC AND GENERAL PATENT,
3 LLC, (together, "Plaintiffs"), Defendants MALE PERFORMANCE MEDICAL
4 PARTNERSHIP, LLC, MEDICAL PARTNERSHIP, LLC, LEONARD MESSINA, and LAS
5 VEGAS MALE PERFORMANCE CLINIC (hereinafter the "Messina Defendants"), and
6 Defendant Peak Health Group LV, LLC ("Peak Health"), hereby agree and stipulate for an
7 extension of time for the Messina Defendants and Peak Health to file and serve their respective
8 answers or other responses to the Complaint up to and including, January 7, 2019.

9 Good cause for this request exists to provide the undersigned counsel time not only to
10 investigate the facts and assess the potential for settlement of this case but also with regard to the
11 following related actions filed in this District:

- 12 • Case No. 2:18-01731-APG-CWH (MPMP and MP v. 79, LLC); and
- 13 • Case No. 2:18-cv-01734-GMN-GWF (MPMP and MP v. Phillip M. Hays).

14 The undersigned counsel for Plaintiffs is also counsel for Defendant Phillip M. Hays in
15 Case No. 2:18-cv-01734- GMN-GWF and is counsel for Defendant 79, LLC in Case No. 2:18-
16 cv-01731-APG-CWH, opposite the undersigned Messina Defendants' counsel in this action and
17 in both of these related cases. The Messina Defendants' counsel believes that a conflict of interest
18 may exist in Plaintiffs' counsel in this case representing the Defendants in the above-listed related
19 actions. By entering into this stipulation, Plaintiffs shall not waive this objection.

20 The undersigned counsel for the parties in this case are engaging in good faith efforts to
21 assess whether the parties in this action will be able to resolve their dispute through a negotiated
22 settlement. This effort, however, is also impacted by and may require resolution of overlapping
23 legal and factual issues raised in these related actions. Good cause also exists, given the
24 impending Christmas holiday season. As such, the parties have agreed to set the deadline to
25 respond to January 7, 2019, not only for the Messina Defendants and Peak Health in this action
26 but also for the defendants in the related actions as well.

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For the foregoing reasons, the parties hereby stipulate to set the deadline for the Messina Defendants and Peak Health to answer or otherwise respond to January 7, 2019.

IT IS SO AGREED AND STIPULATED:

WEIDE & MILLER, LTD.

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IT IS SO ORDERED:



UNITED STATES MAGISTRATE JUDGE

DATED: December 4, 2018